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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b) STEWART LEGAL GROUP, P.L.

Formed in the State of Florida

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In Re:

Haran T. Knight

Case No.:

19-26954-JNP

Order Filed on April 23, 2021

U.S. Bankruptcy Court

District of New Jersey

by Clerk

Chapter:

13

Judge:

Jerrold N. Poslusny, Jr.

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

Debtor.

The relief set forth on the following page is **ORDERED**.

DATED: April 23, 2021

Honorable Jerrold N. Poslusny, Jr. United States Bankruptcy Court

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	ourt having reviewed the Modon April 8, 2021				
second, third, e	tc.] concerning real property	y located at			
	to such motion, it is hereby		, and the Court	having considered a	ny
\boxtimes	The debtor is authorized to	enter into the fina	ıl loan modifica	tion agreement.	
debtor, debtor's not fully execut	The loan modification must, the secured creditor, with a attorney, if any, and the stated. A response by the debte ared creditor's Certification;	in 14 days thereaft anding trustee a Co or, if any, must be	ter, must file wi ertification indic	th the Court and serve eating why the agree	ve on the ement was
claim. Absent t disburse funds	Upon the filing of the Cert ding trustee may disburse to the filing of the Certification on hand to other creditors por this case with respect to the greement; and	the secured credi within the time fr ursuant to the prov	tor all funds hel rame set forth ab	d or reserved relating to ove, the standing transfirmed Plan and an	g to its ustee will y proof
modification. It	Unless the debtor's Plan has a <i>Modified Chapter 13 Pla</i> of the loan modification result mended Schedules I and J was a superior of the superior of the loan modification result mended Schedules I and J was a superior of the superior of the loan modification result mended Schedules I and J was a superior of the superi	an and Motions with the in material char	thin 14 days of o	consummation of the or's expenses, the de	e loan
4)	Check one:				
	There is no order requir	ing the debtor to c	ure post-petition	n arrears through the	Plan; or
Order filed on _ arrearage is vac	Post-petition arrears are requiri	ing the Standing T		ntion agreement, and payments based on t	
and the Standin	Post-petition arrears have g Trustee will continue to n; and				
5) attorney an An	If fees and costs related to plication for Compensation	_			
	Motion for Authorization to	•			